UNITED STATES DISTRICT COURT

AT TACOMA

FOR THE WESTERN DISTRICT OF WASHINGTON

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LODGED RECEIVED

CV19 5530 RBL Civil Action No.__

Perry lee Wysinger

Plaintiff

VS.

DEPARTMENT OF VETERANS AFFAIRS

Defendant

CASE no.

Motion for Ruling By the Court, Court Award Plaintiff Relief or Grand Plaintiff Trial date

Date

Response to order to show cause should evercive Jurisdiction over State Claims.

This matter come before the Court on the Plaintiff as Attorn ey to file a Complaint and Motion for leave to forma pauperis. The Plaintiff is unable to pay the cost for commencement of suit.

The Plaintiff Perry lee Wysinger, being a Veteran of the United State of America. Entered into the United Stote Army, year 1968. The Plaintiff Perry lee Wysinger was Honorably Discharged, in 1970. He left the Army as grade SS-5. In 1972, the Plaintiff went into the Army National Guard. The Plaintiff was HONORABLY DISCHARGED FROM THE Army National Guard. When discharged from the Army National Guard, his grade was SSG-6.

In the year of 1991, the Plaintiff Perry lee wysinger begain to have Medical problems. He wasn!t able to work or do anything. He applied for Social Security disability pension. He also applie d for Non-service connected disability pension. Perry lee wysinge r the plaintiff was granted Non-service disability pension 12-01-94. The Plaintiff received one check December 1995. The Plaintiff didn!t receive anything from January 1995 to November of 1995. The amount of the check was \$669.00

The Plaintiff had to live off of food stamps for 5 years because of Social Security and Veterans Affairs. Begain december 1995, The Plaintiff received one check from Social Security at \$769.20. The Department of Veterans Affairs cut me off of Non-service Connected disability pension, because of this \$769.20 Social Securit y check. The Plaintiff perry lee wysinger suffered. The Plaintiff also suffered living on this \$769.20 a month for 5 years, because of being cut off of the Veterans pension of \$669.00 a month. With both, he wouldn!t have had to suffer. \$1438.00 is not alot of money to get a month.

The Plaintiff perry lee wysinger is suing for back payment on Non-service connected disability pension, that he was granted in 1994, and was cut off in 1995. The Plaintiff was granted the pension in 1994. The Plaintiff received one check in December 31, 1995, then was cut off. He filed for a reinstatement on Non-ser-

vice connected disability pension on 11-06-2014.

The Plaintiff is suing for back payment of \$669.00 for 27 years. The total come to \$216,756.00. Also suing for emotional distress, pain, suffering and discomfort. Also raises every year for 27 years. The Plaintiff is asking for \$250,000.00, because of more suffering.

NOTARY OF PUBLIC

Signature_

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Date Signed: THE TANGETON TO THE WASHINGTON 696 Washington St. Many, LA 11449 318-315-5228

Person Filing Lawsuit

as a Attorney in his on behalf

Evidence here showing the Plaintiff Perry lee
Wysinger haven!t had to pay filing fee. When I
were here at this Courthouse years ago, I didn!t
have to pay filing fee. Over 20 years I haven!t
had to pay filing fee. This is base on my Income.
A copy of my Income is being filed. I have filed
Lawsuits in three States, this is the best. Thank you

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA SHREVEPORT DIVISION

PERRY LEE WYSINGER	CASE NO. 5:18-CV-00568 JUDGE DOUGHTY			
VERSUS				
DEPT OF VETERANS AFFAIRS	MAGISTRATE JUDGE HORNSBY			
	<u>ORDER</u>	•		· ·
The application of Perry Wysinger	to proceed i	n forma p	<i>auperis</i> havin	g been considered,
it is the opinion of this Court that petitione	er:			
does not have sufficient funds to pa	ay a filing fe	e. Accord	dingly, IT IS	ORDERED that
petitioner be allowed to proceed in forma	<i>pauperis</i> in t	his action		
☐ has sufficient funds to pay the filin IT IS ORDERED that petitioner pay the \$				
ordered. Failure to do so will result in the				in the date of this
ordered. Tarrare to do so will result in the	petition cen	ig suicke	•	
THUS DONE in Chambers on this	<u>30th</u>	day of	April	, 2018.
	V		· •	
	,		74	
			Mark-I. Horn	
		United	States Magis	trate Judge 💮 👢

TO THE JUDGE

Question for the Judge, How would you like to live off of \$769.20 a month for years, years, and years? Because of the Veterans Affairs cutting you off of the pension. Once a Veteran receive the pension it is Permanent. The Plaintiff Perry lee Wysinger has been done wrong by the Veterans Affairs. They should be made to pay for there wrong doing, meaning pay the Plaintiff his money. How can Veterans Affairs give a Veteran Non-service connected disability pension, and refuse to give him or her service connected? I filed for Non-service connected disability pension and was granted, and received it. When the Veterans Affairs cut me off of the Non-serice connected disability pension. I filed for service connected disability pension 3 years ago, and where denial. How can this be? Getting service connected disability pension shouldn!t be a problem, if you already where receiving Non-service connected disability pension. I!m I right or wrong?

Veterans Affairs need to pay me the backpay for cutting me off of Non-service connected disability pension, and put me back on it, or pay me my backpay and put me on service connected disability pension. Then pay me 3 years of backpay on service connected disability pension.

P.S. When a Veteran receive, Veterans pension, it is PERMANENT. I!m filing the evidence

As a Attorney

Plaintiff Mr. Perry lee Wysinger

Statement from the Plaintiff

Statement to the Judge that will be handling this Case. The Plaintiff Perry lee Wysinger Representing himself as a Attorney in his on behalf.

What this Case is all about. Veteran Affairs gave the Plaintiff Perry lee Wysinger Veterans pension. Because of a Social Security pension, Veterans Affairs took there pension back from The Plaintif perry lee wysinger. Veterans Affairs isn!t Social Security. I was told this by a licence Attorney, I the Plaintiff have evidence stating that Veterans pension is permanent, meaning to lasting, or mean to last for a very long time. Were is the Statement that state, you can receive VETERANS PENSION UNTEL YOU RECEIVE ANOTHER PENSION. I!m not on Social Security disability pension anymore, meaning the door for Veterans disability pension should be open. Veterans Affairs need to pay me what they owe me, and put me back on the pension.

4 years ago I were made a PAYEE. Look it up. You don!t give a person something, and take it back, then tell him or her that they or going to get paid, and don!t pay them, you just don!t do this. Think about this, how can Veterans Affairs give a Veteran Non-service connected disability pension, and refuse to give him or her service connected. I filed for service connected disability pension and was denial. I have paper work stating that I!M going to get paid. I!ve been waiting for 4 years.

P. S. I didn!t make myself a PAYEE.

P. S. I say know more, my evidence should speak for me.

Signature

This paper work here say, we apologize for the delay. This paper work isn!t saying, I!m being denialed. Denial, a saying no to a requast. A taking away or holding back. The Veterans Affairs are holding back from paying me. They shouldn!t be holding back, because I haven!t been denialed Non-service connected disability pension. I have been waiting for over 4 years to get paid. Explain this to me. Question, How can Veterans Affairs grant a Veteran Non-service connected disability pension, and refuse to grant him or her service connected pension? The Plaintiff Perry wysinger filed for service connected disability pension 3 years ago, and where denial. Service connected pension, shouldn!t be a problem if you had already received Non-service connected pension. Am I right or wrong? You think about it. You see I!m a payee-The person to whom a check, money, etc is to be paid. It don! take 4 years to pay someone. I didn!t make myself a payee. I rest my case.

Department O55530-RBL Document 121 Filed 06/11/19 Page 8 of 24 Veterans Affairs 74 January 6, 2015
1250 POYDRAS ST STE 200
NEW ORLEANS LA 70113

In Reply Refer To:

PERRY LEE WYSINGER P.O BOX 181 MANY LA 71449 File Number:
26-682-006
PAYEE NO 00
P L WYS IN

We are still processing your application for COMPENSATION. We apologize for the delay. You will be notified upon completion of processing. If you need to contact us, be sure to show the file number and full name of the veteran.

If your mailing address is different than that shown above, please advise us of your new mailing address. You should notify us immediately of any changes in your mailing address.

If you reside in the Continental United States, Alaska, Hawaii, Guam, the Northern Marianas, or Puerto Rico, you may contact VA with questions and receive free help by calling our toll-free number 1-800-827-1000 (for hearing impaired TDID 1-800-829-4833). From American Samoa you may dial toll free 684-699-3730.

Note: TDD phone number 1-800-829-4833 does not work for callers residing in Guam and the Northern Marianas.

S. KELLY

VETERANS SERVICE CENTER MANAGER

11-6-2014

Evidence showing that I should get paid. I!m a payee three times. file number 26_682_006 Payee No. 00Also the meaning of payee.

J 7. to be sten.] —n. He gets his or done in vy.] —adj. telephone]. ad paid by. or, 1. to be

—pay back, to repay. —pay for, 1. to be punished because of. 2. to make up for. —pay off, to pay all that is owed. —pay out, 1. to give out, as money. 2. to let out, as a rope. —pay up, to pay in full or on time. —paid or payed (for meaning 2 of pay out), p.t. & p.p.; pay'ing, pr.p. —pay'er, n.

pay.a.ble (pā/əb'l), adj. 1. due to be paid

 $pay \cdot ee$ ($p\bar{a} \bar{e}'$), n. the person to whom a check, money, etc. is to be paid.

charge of paying wages to employees.

payment (pā/mənt), n. 1. a paying or being paid [the payment of taxes]. 2. something paid [a monthly car payment of \$50].

pay roll, 1. a list of employees to be paid, with the amount due to each. 2. the total amount needed for this.

Pb, symbol for the chemical element lead.

pd., abbreviation for paid.

pea $(p\bar{e})$, n. 1. a climbing plant having green pods with seeds in them.

2. the small, round seed, eaten as a vegetable.

peace (pes), n. 1. freedom from war or fighting [to live in peace with all countries]. 2. an agreement or treaty to end war. 3. law and



Evidence on the Plaintiff Perry lee Wysinger was Entitlement to Non-service connected disability pension. Where approved an award for disability pension as follows; monthly rate, maximum annual income of \$669.00 a month. The Plaintiff Perry lee Wysinger received one check December 1995 of \$669.00, and where cut off.

Document 1-1 Filed 06/14/19 1 Page 14-12 Of RATING: 07/24/95

NAME OF VETERAN

SOCIAL SECURITY NUMBER

VA FILE NUMBER

ATING DECISION

P. L. WYSINGER

26 682 006

38 CFR 3.321(b)(2)

SSUE:

Entitlement to non-service connected disability pension under the provisions of 38 CFR 3.321(b)(2).

EVIDENCE:

VA Examination dated 6/29/95 from VA Medical Center Shreveport.

DECISION:

Entitlement to non-service connected disability pension under the provisions of 38 CFR 3.321(b)(2) is granted subject to Adjudication Officer approval.

REASONS AND BASES:

The veteran, age 47, stated he last worked in 1991 as a construction worker. Records show the veteran has a high school education. Disability Social Security benefits was granted in January, 1995.

VA examination dated 6/29/95 was reviewed and considered. The report showed the veteran complained of neck pain and stiffness and of low back pain. The neurological examination of the upper extremities showed normal sensor testing with deep tendon reflexes of 2+ and equal and normal vibratory sense. Examination of the lower extremities showed no complaint, no pain, no evidence of muscle atrophy or wasting. The findings were insufficient to diagnose neurological disease since the veteran had no complaints or no evidence of a radicular syndrome. Range of motion showed dorsiflexion 10 degrees, plantar flexion 45 degrees, considered to be moderately disabling with pain on motion and swelling of the right ankle. Range of motion of the cervical spine and thoracolumbar spine were normal except backward extension of thoracolumbar spine of 30 degrees, mildly restricting, with no pain or tenderness. The examiner noted on the examination that the veteran advised that he was holding himself rigid because he was afraid he might have back pain during the exam. The examination also showed daily episodes of discomfort, particularly if he does not watch what he eats. The examiner also stated the evidence was insufficient to make a gastrointestinal diagnosis and a gastrointestinal work up was needed. The examiner indicated that possible degenerative arthritis of the cervical spine and degenerative arthritis or degenerative disk disease in the lumbar area; however, there was no evidence of such disabilities on examination. The veteran is currently taking medication for hypertension; blood pressure readings were 140/100, sitting, 120/96, recumbent, and 130/94, standing. Diagnoses are essential hypertension, minimal; post operative strain of the right ankle; chronic lumbar strain, moderate; possible degenerative arthritis of cervical strain and lumbar spine and degenerative disk disease of lumbar spine.

The evidence does not demonstrate that the veteran meets the schedular requirements of a single disability ratable at 60 percent or more, or two or more disabilities combining to 70 percent with at least one ratable at 40 percent. Considering the level of disability and other factors, such as, the veteran's age, education and occupational background, an extraschedular permanent and total disability rating is authorized, subject to approval of the Adjudication Officer.

Jepartment 3-19-cv-05530-RBL Document 1-1 Filed 06/11/19 Page 12 of 24 Veterans Affairs

701 LOYOLA AVE NEW ORLEANS LA 70113 74

August 17, 1995

IN REPLY REFER TO:

PERRY L WYSINGER P O BOX 181 MANY LA 71449

26-682-006/00 P L WYSIN

We approved an award for Disability Pension as follows:

EFFECTIVE DATE MONTHLY RATE COUNTABLE ANNUAL MAXIMUM ANNUAL INCOME RATE

12-01-94
5669-00
00000

12=01-94 \$669.00 00000 08037 1-01-95 \$0.00 16685 08037

VA pays a pension which is the difference between countable annual income and a maximum annual rate. You can determine the monthly payment rate as follows:

- (1) subtract countable annual income from the maximum annual rate;
- (2) divide that answer by 12;
- (3) round this answer down to the nearest whole dollar.

We based this award on countable annual income of \$0 from November 28, 1994. To determine the countable income, we included the following sources of income you reported:

VETERAN: EARNED \$00000; SOCIAL SECURITY \$00000; RETIREMENT \$00000; INTEREST \$00000; INSURANCE \$00000; AND OTHER INCOME \$00000.

From January 1, 1995, we based the VETERAN'S award on countable annual income of \$16685. We determined countable income by including the following sources of income:

VETERAN: EARNED \$00000; SOCIAL SECURITY \$08988; RETIREMENT \$00000; INTEREST \$00000; INSURANCE \$00000; AND OTHER INCOME \$07697.

Payments have been discontinued as shown, because countable annual income from that date exceeds \$8037. If there is a reduction in income and you reopen your claim, please complete the enclosed VA Form 21-0516-1 showing income received and expected for 12 months following termination and for the

me after: riendship sult [the --eninsure. pr.p. or acts a one who president sary; reh work.l neirs, so away. which or trap angled. to get rentangled n·tan/--ennding or **2.** the ng. 1 or into o; pierce become a start or oin or be ite down nor roll. He enr enter business es daring

OI. —en·thralled/, p.t. & p.p.; en·thrall/-Caing 9-prop530-RBL Document 1-1 Filed 06/11/19 Page 13 of 24 en·throne (in thron'), v. 1. to seat on a throne. 2. to place in a high position; exalt. —enthroned', p.t. & p.p.; en thron'ing, pr.p.en·thuse (in thooz/), v. to show or fill with enthusiasm: used only in everyday talk. -enthused, p.t. & p.p.; en thus/ing, pr.p. en·thu·si·asm (in thoo/zi az'm), n. a strong liking or interest [an enthusiasm for golf]. en·thu·si·ast (in thoo/zi ast), n. a person who is full of enthusiasm. en·thu·si·as·tic (in thoo'zi as/tik), adj. full of enthusiasm; showing great interest or liking [an enthusiastic follower; enthusiastic applause]. -en·thu'si·as/ti·cal·ly, adv. en·tice (in tis/), v. to tempt by offering something that is wanted [He enticed the bird to eat from his hand.] —en·ticed, p.t. & p.p.; en tic'ing, pr.p. —en tice'ment, n. en·tire (in tīr/), adj. 1. including all the parts; whole; complete [The entire class is here.] 2. not broken, not lessened, not weakened, etc. -entire/ly, adv. ntire ty (in tīr/tē), n. wholeness; completeen·ti·tle (in ti/t'l), v. 1. to give a right or claim to [This ticket entitles you to be admitted free.] C VIII comedy was entitled "A Comedy of Errors." -en·ti/tled, p.t. & p.p.; en·ti/tling, pr.p./ en·ti·ty (en/ta $t\bar{e}$), n. 1. a real being or real thing, not just an idea, quality, etc. [A person is an entity. A law firm is an entity.] 2. being or existence. —en'ti·ties, pl. en.tomb (in toom'), v. to put in a tomb; bury. en·to·mol·o·gy (en'tə mäl/ə jē), n. the science that studies insects. —en·to·mo·log·i·cal [en'tə mə läj'i k'l), adj. —en'to·mol'o·gist, n. en-trails (en/tralz), n.pl. the parts inside an conscially the intestines

Evidence from the Computer, giving evidence of code 38 CFR, 3. 321 (b) (2). Showing when a Veteran receive a pension under this code it is PERMANENT. Permanent dosen!t mean permanent untel you get another Income. Permanent mean lasting or meant to last for a very long time Like one!s you get permanent teeth, should last as long as one lives. The Plaintiff Perry lee Wysinger was cut off the Veterans pension because of a Social Security pension. Veterans Affairs isn!t Social Security, The Plaintiff Perry wysinger done both, and was granted both, Incomes and received a check from both. Why shouldn!t he have both?

(Authority: 38 U.S.C. 1155 (https://www.law.comell.edu/uscode/text/38/1155))

(b) Exceptional cases -

- (1) Compensation. Ratings shall be based as far as practicable, upon the average impairments of earning capacity with the additional proviso that the Secretary shall from time to time readjust this schedule of ratings in accordance with experience. To accord justice, therefore, to the exceptional case where the schedular evaluations are found to be inadequate, the Under Secretary for Benefits or the Director, Compensation Service, upon field station submission, is authorized to approve on the basis of the criteria set forth in this paragraph an extra-schedular evaluation commensurate with the average earning capacity impairment due exclusively to the service-connected disability or disabilities. The governing norm in these exceptional cases is: A finding that the case presents such an exceptional or unusual disability picture with such related factors as marked interference with employment or frequent periods of hospitalization as to render impractical the application of the regular schedular standards.
- (2) Pension. Where the evidence of record establishes that an applicant for pension who is basically eligible fails to meet the disability requirements based on the percentage standards of the rating schedule but is found to be unemployable by reason of his or her disability(ies), age, occupational background and other related factors, the following are authorized to approve on an extra-schedular basis appermanent and total disability rating for pension purposes: the Veterans Service Center Manager or the Pension Management Center Manager; or where regular schedular standards are met as of the date of the rating decision, the rating board.
- (3) Effective dates. The effective date of these extra-schedular evaluations granting or increasing benefits will be in accordance with § 3.400(b)(1) and (2) as to original and reopened claims and in accordance with § 3.400(o) in claims for increased benefits.
- (c) Advisory opinion. Cases in which application of the schedule is not understood or the propriety of an extra-schedular rating is questionable may be submitted to Central Office for advisory opinion.

erk (purk), v. 1. to raise in a quick and lively way [He perked up his head at the noise.] 2. to make stylish or smart [all perked out in a new dress]. —perk up, to become lively. perk y (pūr/ki), adj. gay or lively [a perky App. postiles, autoritation, per-ma-nent (pūr/ma nant), adj. lasting or meant to last for a very long time [One's permanent teeth should last as long as one lives. permanent wave. —per/ma·nence or per/ma·nen·cy, n. -per/ma·nent·ly, adv. permanent wave, a hair wave put in by means of chemicals or heat and lasting for months. per·me·a·ble (pūr/mi ə b'l), adj. that will let

liquids or gases pass through [Blotting paper is a permeable material.] —per'me·a·bil'i·ty, n.

per·me·ate (pūr'mi āt), v. to pass through or spread through every part of [The smells of cooking permeated the house.] —per'me·at·ed, p.t. & p.p.; per'me·at·ing, pr.p.



Department of Veterans Affairs

VA Pension Center PO Box 342000 Milwaukee, WI 53234-9907

Official Business

Address to were the Law suit should go.

Department of Veterans
Affairs

1250 Poydras ST STE 200 New Orleans LA 70113

71449-3523

Evidence on how the Plaintiff Perry lee Wysinger as a Attorney were treated in the State of Louisiana. I will say this, I should have won this Case by Default and evidence. Read the evidence.

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA SHREVEPORT DIVISION

PERRY LEE WYSINGER	
Plaintiff)
v.) Civil Action No. 5:18-CV-00568-TAD-MLF
) Judge Terry A Doughty
DEPT OF VETERANS AFFAIRS	
Defendant)

SUMMONS IN A CIVIL ACTION

To: ATTN: CIVIL PROCESS CLERK U.S. ATTORNEY GENERAL 950 PENNSYLVANIA AVENUE, N.W. WASHINGTON, D.C. 20530-0001

Date: 4/30/2018

A lawsuit has been filed against you.

Within 60 days after service of this summons on you (not counting the day you received it) – or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) – you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Perry Lee Wysinger 690 Washington St Many, LA 71449

If you fail to do so, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.



CLERK OF COURT

/s/ - Tony R. Moore

Statement From The Plaintiff

Statement on what the Court should have done, and didn!t do. When the Defendant, Veterans Affairs didn!t do as the Court requested, justment by default should have been granted in faver of the Plaintiff. The Plaintiff should have received what he demand in his Lawsuit. The Court didn!t do what was said on the paper work that I received from the Court. I should be Suing the Court.

Plaintiff Signatu

ce

Evidence on what the Defendant didn!t do

Should have been done by the Defendant, Veterans Affairs. But nothing was done.

Serve_ To deliver or hand over. To sarve a Summens, to appear in Court. Nothing was serve to the Plaintiff Complaint.

The Defendant didn!t serve any papers upon the Plaintiff or the Court.

Motion- Asking for something to be done or demand by the Court.

The Defendant Veterans Affairs didn!t file a Motion to the Court, or mail a Motion to the Plaintiff, that was ask by the Court. Veterans Affairs made me a PAYEE. I didn!t make myself a PAYEE. PAYEE mean The person to whom a check, money etc is to be paid.

 γ Plaintiff Signature

Statement From The Plaintiff

Conformation of facts to the Judge regarding this Case. The Judge has to decide weather or not this Case go forward.

The Plaintiff Perry Lee Wysinger was Entitle to and granted Non-Service Connected Disability Pension under the provision of 38 (FR 33.21 (b) (2). A monthly rate at \$669.00. The Plaintiff was cut off of Veterans pension. Plaintiff found evidence stating once a Veteran receive Veterans pension it is PERMANENT. Veterans Affairs has two ways to go, pay the Plaintiff all of his back pay and put him back on Non-Service Connected Disability Pension or pay him his back pay, and put him on Service Connected Pension. The Plaintiff filed three claims against the veterans Affairs for cutting him off of his Pension. Also filed a claim on Service Connected Pension three years ago.

Department of Veterans Affairs at 1250 POYDAS ST. STE 200 New Orleans Louisiana 70113, has made me a PAYEE, and refuse to pay me. You see, if a Veteran can get Non-Service Connected Pension. If the Veteran has problems because of his or her Military Servic e. Should be able to get service connected pension with know problems.

Closing Remarks

You do not give a veteran, Veteran Pension and take it back. You just don!t do this. This is America Jack. When did the Vetera ns Affairs become a Indian? They say, a Indian will give you some thing, and take it back. I rest my CASE.

Signature of Plaintiff

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA SHREVEPORT DIVISION

PERRY LEE WYSINGER

CIVIL ACTION NO. 18-cv-0568

VERSUS

JUDGE DOUGHTY

DEPT. OF VETERANS AFFAIRS

MAGISTRATE JUDGE HORNSBY

JUDGMENT

For the reasons assigned in the Report and Recommendation of the Magistrate Judge previously filed herein, and having thoroughly reviewed the record, including Plaintiff's letter [Doc. No. 10], and concurring with the findings of the Magistrate Judge under the applicable law,

IT IS ORDERED, ADJUDGED, AND DECREED that Plaintiff Perry Lee Wysinger's Complaint is dismissed without prejudice for lack of subject matter jurisdiction.

MONROE, LOUISIANA, this 11th day of May, 2018.

UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF LOUISIANA SHREVEPORT DIVISION

PERRY LEE WYSINGER) CASE NO.5:16_CV01296
Plaintiff	JUDGE FOOTE
vs.) MAGISTRATE JUDGE) HORNSBY
DEPT OF VETERANS AFFAIRS) MOTION OF RULING
Defendant)) Court Award Plaintiff) Relief, or Grand) Plaintiff Trial Date

MOTION OF RULING BY THE COURT

Come now the Plaintiff in the above CASE, In his on Behaif make a Motion of Relie1 by the Ruling of the Court. Base upon the following ground.

The Plaintiff knows , that the Defendant, Veterans Affairs was Negligant in this CASE..

Not forfilling there Abnegation by Law and rules regarding Entitle_ ment to Non_ service Connected disabitity Pension under the provision of 38 CFR 3.321(b)(2).

Once this Pension is granted or given to a Veteran, it is Permanent, meaning should last as long as one should live.

The Negligant came when the Plaintiff received one check, then was cut off of his Veteran Pension.

The Plaintiff has two Honorable Discharges, one from, United State Army, Army National Guard. I believe the Plaintiff was Granted Non- Service Connected disability Pension, because of his Commitment to the Military service, and that he has No Income.

The Plaintiff hope that the Court see this the way he see it. The Plaintiff has never been denial his Veteran Pension. There isn!t one sheet of evidence stating that he is denialed his Pension. The Plaintiff has to be denial, before they can refuse to pay him. All the evidence the plaintiff received from the Veterans Affairs, is that they are PROCESSing processing A series of changes by which something develops. A method of making or doing something.

The Plaintiff refiled for his Veterans Pension the six of November. It has been two years now. The Plaintiff was cut off of his pension December 1995.

The Veterans Affairs are saying, we don!t have the time to pay

the Plaintiff.

NOTARY OF REPUBLIC Signature

10, 17, 2016

Plaimtiff Signature

Acting Attorney in

his own Behaif